

William Szymczak, et al. v. Nissan North America, Inc. Re: Case No. 10-cv-07493 (JFM)(PD)

Dear Judge Briccetti:

We are co-counsel for Plaintiffs in the above captioned action. As the Court knows, the parties have been in discussions regarding the case. These discussions are continuing. Although progress has been made they have not been completed. Accordingly, Plaintiffs request, and Defendants have agreed, to adjournment of the date for filing Plaintiffs' Third Consolidated Amended Complaint from this Monday, July 16, 2012 for two weeks until July 30, 2012. This is the second request for an adjournment due to ongoing discussions about the case as a whole.

On an additional issue on which this Court had requested a response, I have been informed by Defendants' counsel, David Covey, Esq. that Defendant Nissan Motor Corp.("NMC") agrees to have its counsel of record accept service of subpoenas and other discovery on behalf of NMC and respond thereto as if NMC were a domestic third party in exchange for Plaintiffs' dismissal of their claims against NMC without prejudice.

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Accordingly, as the parties continue to have discussions regarding the case as a whole, we respectfully request that the date for Plaintiffs to file the Third Amended Consolidated Complaint be moved from this Monday July 16, 2012 to July 30, 2012.

Respectfully submitted,

Gary S. Graffman

GSG:cdc

cc: Paul E. Cauley, Esq.
David M. Covey, Esq.
Matthew R. Mendelsohn, Esq.
Howard T. Longman, Esq.